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IN THE CLAIMS

SUB B1

1. (amended) A method for utilizing a custom playlist suitable to be played by
a digital audio/visual actuator device and saved as a virtual CD of the digital
audio/visual actuator device, comprising the steps of:

A2
creating the custom playlist on an external device; [and]

providing the custom playlist to the digital audio/visual actuator device; and

saving the custom playlist as a virtual CD, capable of being dynamically
modified, in a non-volatile memory of the digital audio/visual actuator device.

SUB B2

10. (amended) The method of claim 1, wherein providing the custom playlist to
the digital audio/visual actuator device comprises the steps of:

A3
downloading a playlist file that contains the custom playlist from the external
device to the digital audio/visual actuator device over a communications link
between the external device and the digital audio/visual actuator device; and

saving the playlist file as the virtual CD, capable of being dynamically
modified, to [a] the non-volatile memory of the digital audio/visual actuator device.

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1 Please cancel claim 15 without prejudice.

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~~16~~. (amended) The method of claim [15]1, wherein after saving the custom
4 playlist comprising the further step of:
5 modifying the custom playlist to create a modified custom playlist.

A5
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~~18~~. (amended) The method of claim [15]1, wherein after saving the custom
8 playlist comprising the further step of:

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10 playing the custom playlist on the digital audio/visual actuator device.

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12 **REMARKS**

13 In response to the Office Action mailed on September 1, 2000, Applicant
14 wishes to enter the following remarks for the Examiner's consideration. Applicant
15 has amended the specification and claims 1, 10, 16, and 18. Claim 15 has been
16 canceled without prejudice. Any fees deemed necessary for prosecution of the
17 present application may be charged to Applicants' Deposit Account No. 19-3195.
18 Claims 1-25 are currently pending in the Application.

19
20 ***Specification Objection***

21 The title of the invention is objected to as not being descriptive. Applicant has
22 amended the title to be more descriptive.

23
24 ***Claim Rejections – 35 USC §112***

25 Claims 1-25 are rejected under 35 U.S.C. 112, second paragraph, as being
26 incomplete for omitting essential steps in so far as the body of claim 1 is noted tied
27 to the invention set forth in the preamble. Claims 2-25 depend from claim 1.
28 Applicant believes that the amendment to claim 1 overcomes this rejection of the
29 claims.